POOLS CORPORATION ("Defendant"), and by and through their respective counsel of reconservation hereby stipulate and agree to the dismissal of this action in its entirety, with prejudice, with each part to bear its own costs and attorneys' fees. The parties agree that neither party shall be deemed to be a prevailing party in this action a party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the parties agree that neither party shall be deemed to be a prevailing party in this action and party of the party of t				
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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA MELISHA LANDRETH, Plaintiff, ANTHONY & SYLVAN POOLS CORPORATION, aka ANTHONY & SYLVAN POOLS CORP., aka ANTHONY & SYLVAN CORP., aka ANTHONY & SYLVAN POOLS, aka ANTHONY & SYLVAN POOLS, Corporation, Plaintiff MELISHA LANDRETH ("Plaintiff") and Defendant ANTHONY & SYLVAN Corporation, POOLS CORPORATION ("Defendant"), and by and through their respective counsel of rece hereby stipulate and agree to the dismissal of this action in its entirety, with prejudice, with each pa to bear its own costs and attorneys' fees. The parties agree that neither party shall be deemed to be a prevailing party in this action a /// /// /// /// /// /// /// /// ///	2			
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24	22	to bear its own costs and attorneys' fees.		
25 /// 26 /// 27	23	The parties agree that neither party shall be deemed to be a prevailing party in this action and		
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28	27			
LITTLER MENDELSON, P.C.	28 LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway Suite 300 Las Weges, NV, 89150 5937		2:23-CV-00834-ART-VCF	

1	that neither party will file for an award of attorneys' fees or costs pursuant to any rule, statute, or law,		
2	whether local, state, or federal, in any forum that would be available.		
3 4	Dated: November 15, 2023	Dated: November 15, 2023	
5 6 7 8 9 10	STRANCH, JENNINGS & GARVEY PLLC /s/ Nathan R. Ring Nathan R. Ring Attorneys for Plaintiff MELISHA LANDRETH	Roger L. Grandgenett II Kelsey E. Stegall Attorneys for Defendant ANTHONY & SYLVAN POOLS CORPORATION	
12 13 14		IT IS SO ORDERED.	
15 16 17		Anne R. Traum United States District Judge	
18 19		DATED: <u>November 16, 2023.</u>	
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22 23			
24			
252627			
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LITTLER MENDELSON, P.C. 3960 Howard Hughes Parkway Suite 300 Las Vegas, NV 89169.5937 702.862.8800

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